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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/087,301	02/27/2002	William K. Leonard	56912US002	2113
32692	7590 03/10/2004		EXAM	INER .
3M INNOV PO BOX 334	ATIVE PROPERTIES	LAZOR, MIC	CHELLE A	
	MN 55133-3427		ART UNIT	PAPER NUMBER
			1734	
			DATE MAILED: 03/10/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/087,301	LEONARD, WILLIAM K.
Advisory Action	Examiner	Art Unit
	Michelle A Lazor	1734
The MAILING DATE of this communication		
HE REPLY FILÉD 27 February 2004 FAILS TO P herefore, further action by the applicant is required nal rejection under 37 CFR 1.113 may only be eith ondition for allowance; (2) a timely filed Notice of Axamination (RCE) in compliance with 37 CFR 1.11	LACE THIS APPLICATION I I to avoid abandonment of the er: (1) a timely filed amendn Appeal (with appeal fee); or (4.	IN CONDITION FOR ALLOWANCE. his application. A proper reply to a hent which places the application in 3) a timely filed Request for Continued
	REPLY [check either a) or	b)]
a) The period for reply expires 3 months from the mailing of the period for reply expires on: (1) the mailing date of the event, however, will the statutory period for reply expire to ONLY CHECK THIS BOX WHEN THE FIRST REPLY 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The been filed is the date for purposes of determining the period of CFR 1.17(a) is calculated from: (1) the expiration date of the short above, if checked. Any reply received by the Office later than the rend patent term adjustment. See 37 CFR 1.704(b).	is Advisory Action, or (2) the date set ater than SIX MONTHS from the mail WAS FILED WITHIN TWO MONTH the date on which the petition under 3 extension and the corresponding amplement statutory period for reply origin	ling date of the final rejection. IS OF THE FINAL REJECTION. See MPEP IF CFR 1.136(a) and the appropriate extension fee out of the fee. The appropriate extension fee under ally set in the final Office action; or (2) as set forth in
A Notice of Appeal was filed on Appel 37 CFR 1.192(a), or any extension thereof (37	lant's Brief must be filed with 7 CFR 1.191(d)), to avoid dis	hin the period set forth in smissal of the appeal.
$oxed{oxed}$ The proposed amendment(s) will not be enter	ed because:	
(a) \(\square\) they raise new issues that would require t	further consideration and/or s	search (see NOTE below);
(b) \boxtimes they raise the issue of new matter (see N	ote below);	•
(c) they are not deemed to place the applications issues for appeal; and/or	tion in better form for appeal	by materially reducing or simplifying th
(d) they present additional claims without ca	nceling a corresponding nun	nber of finally rejected claims.
NOTE: <u>See Continuation Sheet</u> .		
Applicant's reply has overcome the following r		
Newly proposed or amended claim(s) w canceling the non-allowable claim(s).	ould be allowable if submitte	ed in a separate, timely filed amendment
. The a) affidavit, b) exhibit, or c) requesion in condition for allowance because	st for reconsideration has be	en considered but does NOT place the
The affidavit or exhibit will NOT be considered raised by the Examiner in the final rejection.	d because it is not directed S	OLELY to issues which were newly
 For purposes of Appeal, the proposed amendr explanation of how the new or amended claim 	ment(s) a)⊡ will not be ente ns would be rejected is provi	red or b) will be entered and an ded below or appended.
The status of the claim(s) is (or will be) as follo	ows:	
Claim(s) allowed:		
Claim(s) objected to:		
Claim(s) rejected:		
Claim(s) withdrawn from consideration:		
☐ The drawing correction filed on is a)☐	approved or b) ☐ disappro	ved by the Examiner.
☐ Note the attached Information Disclosure State	ement(s)(PTO-1449) Paper	No(s)
0. Other:		Quipui
	Muulle Xewito	RICHARD CRISPINO SUPERVISORY PROFESSIONALINI TECHNOLOGY SERVER 1700

U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03)

Advisory Action

Part of Paper No. 20040308

Continuation Sheet (PTOL-303) 10/087,301

Application No.

Continuation of 2. NOTE: The newly added limitation of having a "non-uniform applicator" raises issues under 35 USC 112. The applicator disclosed in Applicant's specification is one that dispenses liquids non-uniformly, rather than an applicator that itself is nonuniform as outlined in the claims. In response to the age of the CCPA references of In re Casey and In re Otto for the rejection by Von Kohorn, Examiner considers this argument irrelevant. As asserted in the Final Rejection, the apparatus disclosed by Von Kohorn is capable of performing the intended use and although there is no specific disclosure of valves or other controls, one in the art would know there must be at least an on/off valve to stop the flow of coating between coating runs. Also, as stated in the Final Rejection, one in the art would know the uneven or voided coating capable of being applied, would be converted to a void-free coating through the use of the apparatus disclosed by Von Kohorn.

With respect to Severini and Guertin, again as asserted in the Final Rejection, the apparatus disclosed is capable of performing the intended use. Although there is no specific disclosure of valves or other controls, one in the art would know there must be at least an

on/off valve to stop the flow of coating between coating runs.